DECLARATION and POWER OF ATTORNEY for PATENT APPLICATION

As a below named inventor, I My residence, post office addre	ess and citizenship are a	as stated below next to my name,		,	
MAKING SAME the specific	r which a patent is sout cation of which (check	nly one name is listed below) or a ght on the invention entitled ELE one)⊠ is attached hereto □ was	ECTRONIC DEVICES	inventor (if plural names are listed WITH DIFFUSION BARRIER As Application Serial No	below) of the subject AND PROCESS FOR and was
amended on	 ·				
I hereby state that I have revie	wed and understand the	contents of the above identified	specification, including t	he claims, as amended by any amend	lment referred to above.
				f Federal Regulations, § 1.56(a).	
Joseph of any 1 C1 micriation	ai application willen de	signated at least one country other	er than the United States	reign application (s) for patent or inv of America, listed below and have al ate before that of the application on v	Land 1 dec. 41 Co. 3 1 1 1
Prior Foreign Application Number(s)	Country	Foreign Filing Date:	Priority Not Claimed	Certified Copy Attached? Yes No	
I hereby claim the benefit unde	r Title 35, United State	es Code § 119(e) of any United S	tates provisional applicat	ion(s) listed below:	·
Application Number(s)		Filing Date (MM/DD/YYY	Y) ·		
International application in the	manner provided by the ned in Title 37, Code of	the subject matter of each of the the first paragraph of Title 35, United Federal Regulations, \$1,56(a)	claims of this application	55© of any PCT international application is not disclosed in the prior United Stacknowledge the duty to disclose in between the filing date of the prior a	States or PCT
U.S. Parent Applica Number	ation	PCT Parent Number	Parent Filing Date (MM/DD/YYYY)		per
POWER OF ATTORNEY: As Patent and Trademark Office of to prosecute this application:	a named inventor, I he onnected therewith, (lis	ereby appoint the following attorn at name and registration number),	ney(s) and/or agent(s) to j , and hereby certify that t	prosecute this application and transact the Government of the United States	ct all business in the has the irrevocable right
SEND CORRESPONDENCE	TO: James B. Bechte	l. Esq. DIRF	CT TELEPHONE CAL	LS TO: James B. Bechtel, Esq.	
I hereby declare that all statems statements were made with the	NSWCDD (CD Dahlgren, VA 2 ents made herein of my knowledge that willful	222) 2448-5100 knowledge are true and that all s	statements made on infor	Reg. No. 29,890 (540)653-8061 mation and belief are believed to be t	true; and further that these Section 1001 of Title 18
	•	atements may jeopardize the van	dity of the application or	any patent issued thereon.	
Full name of sole or first invent Inventor's signature					
Residence 5838 Conwav Road	Bethesda MD 20817		Da	te 4 / 26 / 00	
Citizenship United States	Post Office Address	Same as above			
Full name of second joint inver	ton if any				
Second Inventor's signature	-Way rrancisc	Santiago, .		111/10000	
Residence 5308 Cedar Ridge	Drive, Fredericksburg	VA 22407	D:	ate 4/26/2000	
Citizenship United States	Post Office Address	Same as above			
Full name of third joint invento	r, if any Kevin A.]	Boulais			
Residence 1315 Wilson Road	Waldorf MD 20002	<u> </u>	I	Date 4/26/2000	
Citizenship United States	Post Office Address	Same as above			
Full name of fourth joint invent	or, if any	·			
routui inventor s signature			Da	te	
Full name of fifth joint inventor	, if any	<u> </u>	·		
Residence		·	Date		
Citizenship					
Full name of sixth joint inventor	r, if anv				
Sixth Inventor's signature			Date		:
ResidenceCitizenship					
Oniceisinp	rosi Unice Address				





ASSIGNMENT OF INVENTION

83175 Navy Case No. 82111

WHEREAS, I(we), Tak Kin Chu, Francisco Santiago and Kevin A. Boulais of Bethesda, Fredericksburg, and Waldorf of Maryland, Virginia and Maryland, respectively, while employed by the Government of the United States of America, hereinafter referred to as the Government, have made an invention entitled ELECTRONIC DEVICES WITH DIFFUSION BARRIER AND PROCESS FOR MAKING SAME identified as Navy Case No.82111, and described in application for Letters Patent of the United States of America executed by me(us) on April 26, 2000, and

WHEREAS, the conditions under which the invention was made are such as to entitle the Government under Paragraph 1(a) of Executive Order 10096, to the entire right, title and interest therein, including foreign rights; and

WHEREAS, the Government is desirous of obtaining the entire right, title and interest in and to the invention disclosed in said application within the United States of America, its territories and possessions and other rights and benefits herein granted; and

WHEREAS, as to foreign rights, the Government desires an option to obtain such rights,

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration, the receipt of which is hereby acknowledged, I(we) hereby assign and transfer to the United States of America as represented by the Secretary of the Navy the entire right, title, and interest in and to said invention within the United States of America, its territories an possessions, and the entire right, title and interest in and to said application and any continuation, division or substitution thereof, and such Letters Patent as may issue therefrom and any reissue or extensions thereof, said invention, application and Letters Patent to be held by the United States of America as represented by the Secretary of the Navy to the end of the term for which said Letters Patent may be granted, as fully and entirely as the same would have been held by me(us) had this assignment not been made.

I(We) do hereby also grant unto the Government, the option to take the entire right, title and interest in and to the invention and all patent applications, patents and other forms of protection thereon in countries foreign to the United States of America within eight months of the filing date of any application for United States Letters Patent covering the invention, such option to be exercised by a written notification to me(us) within such eight months identifying the specific foreign countries in which the Government will file or cause to be filed an application for patent or other form of protection on the invention; and that the rights in the foreign countries not exercised under the option are left to me(us) subject to a nonexclusive, irrevocable, royalty-free license to the Government in any patent or other form of protection which may issue on the invention in any foreign country, including the power to issue sub-licenses for use in behalf of the Government and/or in furtherance of the foreign policies of the Government.

I(We) hereby further agree to make, execute, and deliver to the Government, any and all papers, documents, affidavits, statements, or other instruments that may be necessary in the prosecution of the application and of any continuation, division or substitution of the application, or any application for reissue or extension of said Letters Patent, and to assist the Government in every way in protecting the invention as may be requested, provided that any expense arising through such efforts will be paid by the Government.

IN TESTIMONY WHEREOF, I (we) have set my (our) hand(s) and affixed my (our) seal(s).

4/26/2000

(date)

Tak Kin Chu

Francisco Santiago

Francisco Santiago

Kevin A. Boulais